UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

APR 2 4 2014

AT___O'CLOCK_M
JON W. SANFILIPPO

CIRCUIT CHECK INC.,

Plaintiff,

v.

Case No. 12-C-1211

QXQ INC.,

Defendant.

VERDICT

We, the jury in the above-entitled action, unanimously find as follows:

INVALIDITY

1. Did QXQ prove by clear and convincing evidence that the claims of U.S. Patent Nos. 7,592,796; 7,695,766; and 7,749,566 are invalid for obviousness? Indicate your answer by marking "yes," or "no," beside each claim below.

U.S. 7,592,796

Claim	Yes	No
1		NO
2		NO
3		NO
5		NO
6		NO
8		110
10		NO
11		NO
13		NO
14		NO

U.S. 7,695,766

Claim	Yes	No
1		no
2		110
3	•	NO
5		NO
7		NO
8		NO
9		NO
11		NO
12		NO
14		NO

U.S. 7,749,566

	0.01.737.1338.00	
Claim	Yes	No
1		110
2		NO
3		NO
5		NO
7		NO
8		NO
9		NO
11		NO.
12		NO

If you answered "No" for any claim in Question 1, continue to Question 2. If you answered "Yes" for each and every patent claim in Question 1, proceed to the end of this form.

WILLFULNESS

2. Did Circuit Check prove by clear and convincing evidence that QXQ's infringement was willful?

Yes No ____

Proceed to Question 3.

PATENT INFRINGEMENT DAMAGES

Lost Profits

3. What amount of profits did Circuit Check prove, by a preponderance of the evidence, Circuit Check lost as a result of QXQ's infringing sales?

\$ <u>1,324,318.00</u>

Proceed to Question 4.

Reasonable Royalty

4. For those infringing sales for which Circuit Check has not proved its entitlement to lost profits, what amount of money did Circuit Check prove, by a preponderance of the evidence, would be the reasonable royalty that would adequately compensate Circuit Check for QXQ's infringement?

\$ 534,688.00

Your verdict is now complete. Please have your jury foreperson sign and date the verdict form below.

Dated this ______ day of April, 2014.

